

United States Department of the Interior

BUREAU OF LAND MANAGEMENT RICHFIELD FIELD OFFICE 150 East 900 North Richfield, Utah 84701



In Reply Refer To:

3809 (U-050) UTU-71573

February 4, 2009

CERTIFIED MAIL 7008 2810 0000 7327 3220 RETURN RECEIPT REQUESTED

Mr. Tony Aguiar Diversified Stone Products, Inc. P. O. Box 265 Fillmore, Utah 84631

RE: Noncompliance Order

RECEIVED
FEB 0 9 2009
DIV. OF OIL, GAS & MINING

Dear Mr. Aguiar:

A Noncompliance Order was issued to Diversified Stone Products on September 28, 2006. That Noncompliance Order requires reclamation of public lands disturbed as part of mining operations under notice UTU-71573.

A certified letter was mailed to you and received by you on December 13, 2007. That letter addressed that the reclamation work at site of Notice UTU-71573 was considered to be incomplete, as the work completed on your behalf did not conform to the reclamation standards that were discussed with you on previous inspections, did not conform to the reclamation standards in the federal regulations, and did not comply with the reclamation statement in the notice UTU-71573. Following an inspection with you on April 29, 2008, we afforded you another opportunity to complete the required reclamation work.

Another certified letter was mailed to you and received by you on July 30, 2008. That letter extended the Noncompliance Order to October 31, 2008, as you had made a verbal agreement with the Division of Oil, Gas, and Mining, State of Utah, to complete the reclamation by the end of October and to pay permit fees required by that agency. On November 19, 2008, the Division of Oil, Gas, and Mining issued a Notice of Agency Action that required you to reclaim the site and to complete the work within 90 days.

You are still required to reclaim the site in accordance with the Noncompliance Order that was issued in September 2006 by the Bureau of Land Management (BLM). You did not reclaim the site by October 31, 2008, as granted by the BLM in the July 2008 extension. If reclamation is not completed by the 90-day deadline imposed by the Division of Oil, Gas, and Mining, then the

BLM will take further action. This action may include reclaiming the site at the BLM's cost, and subsequently billing you for reimbursement of that cost. If you do not reimburse the BLM, then we will consider the bill delinquent and follow procedures for the collection of those costs.

If you have any questions, you may contact Michael Jackson at (435)896-1522 or myself at (435) 896-1562.

Sincerely,

Wayne A. Wetzel

Wagne a. les

Associate Field Manager

cc: Lynn Kunzler, Division of Oil, Gas, and Mining, State of Utah, Box 145801, Salt Lake City, Utah 84114-5801

bcc: Case file UTU-71573, official copy (M. Jackson)

MKJackson:mkj:020409